



Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

Co. v. Krienitz. Supreme Court of Wisconsin, April 26, 1910. The rule that an infant may bind himself by his actual fraud, but not by mere conduct or silence when he ought to speak, is an exception to the rule that an infant cannot bind himself by estoppel, and is confined to cases where the infant is in fact developed to the condition of actual discretion, and to cases of actual fraud, and where the contract or transaction is beneficial.—Reported in 70 Cent. Law Journal 461, with a valuable annotation.

CORRESPONDENCE.

Mistake Corrected.

Editor "Virginia Law Register:"

There are two errors in my article on "Last Clear Chance," "Virginia Law Register," volume 16, page 171. On fifth line from top of page there is the word "no" between the words "be" and "recovery" whereas it ought to be "a" instead of "no," and about the middle of same page, the caption of paragraph is as follows: "When a Trespasser's Peril is Discovered," and it ought to be "Where a Licensee's Peril is Discovered."

CHARLES CURRY.